United States Bankruptcy Court Eastern District of New York

In re	Ronbon LLC			Case No.	1-25-41700			
		Debtor(s)	Chapter	11			
	DECLARATION CONCERNING DEBTOR'S AMENDED SCHEDULES DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF CORPORATION OR PARTNERSHIP							
	I, the Managing Member of the corporation named as the debtor in this case, declare under penalty of perjury that I have read the foregoing Schedule E/F amended to add creditor, consisting of16 page(s), and that they are true and correct to the best of my knowledge, information, and belief.							
Date	April 29, 2025	Signature	/s/ Matthew Sher Matthew Shende Managing Memb	II				

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

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AMENDMENT COVER SHEET

 $Amendment(s) \ to \ the \ following \ petition, \ list(s), \ schedule(s) \ or \ statement(s) \ are \ transmitted \ herewith: \\ \textbf{Schedule E/F}$

NOTICE OF AMENDMENT(S) TO AFFECTED PARTIES

Pursuant to Federal Rule of Bankruptcy Procedure 1009(a), I certify that notice of the filing of the amendment(s) listed above has been given this date to any and all entities affected by the amendment as follows:**BCB Bank added as creditor**

Date: April 29, 2025 /s/ Fred S. Kantrow

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